



TO Honorable Judge JEREMY FOGEL  
 Plaintiff CATHY WAS NOT AWARE OF THE  
 FOLLOWING FACTS UNTIL SHE WENT OVER SAN  
 MATEO COUNTY MENTAL HEALTH SERVICES ACTIVITY  
 RECORD AND PROGRESS NOTES & RECORDS NAMED  
 CONFIDENTIAL. Patient information; See Calif-  
 ornia Welfare and Institutions Code Section  
 5328 Unit Chief Kasey Carr Over the J415  
 Mental Health Clinic States in Client Plaint-  
 iff's Records that Judge Spoke with County  
 Counsel which is a part of mental health  
 services that gives advice to talk counsel  
 INTO RELEASING Plaintiff's RECORDS WITHOUT  
 A Subpoena which Counsel tells Unit Chief  
 it is OK to RELEASE Clients from a Judge is not  
 suppose to advise or talk anyone into any  
 decisions when it concerns Plaintiff or  
 defense that is basis period and against  
 the law period know one can tell me differe-  
 rent ever there should have been know  
 calls between the Judge and that  
 agency. There was only one thing FOR  
 Judge Trumbull to do MAKE THE ORDER  
 followed by A Subpoena which until  
 this day HAS NEVER BEEN DONE but accor-  
 ding to Rule 30 & 15 the ORDER should  
 have been followed with Federal Rules Civil

Procedure Subpoena duces Tecum Sign by  
 a Judge otherwise defense team would  
 have never reviewed records. The 12 Motion  
 Rules in hand before Litigants without a  
 Lawyer I am sending you the actual  
 work and proof were Kasey Carr  
 states about the bills and how all this  
 writing is so mixed up 12/14/08 I am asking  
 to view records what is a subpoena  
 already in file or list for November

12/9 Client still asking about Record the state  
 order they gave it to me

12/10 Still talking about records

11/20 Submit Records to Judge same day as  
 hearing Judge already has them

11/24 paper went out to Judge Fed Ex but why  
 no subpoena earlier there talking about  
 Judge talking with counsel to give Laurie B.  
 Miller record

Unit Chief Kasey Carr Claims that  
 records were ask Fed 11/24 sent 11/24 in Judge  
 hand 11/25/08 Judge claims 11/10/08 but

Either way it goes I had a appointment  
 December 3rd with Dr. James Missett  
 who held those same documents 8 days  
 later with Lauree Hiller claim she  
 never gave to him. She never showed  
 she sent to him but in your Court Laurie E.  
 Hiller herself admitted she sent the  
 papers to Dr. Missett so Court I would  
 assume MAIL their work so from  
 San Jose to Los Angeles that is  
 after being with Judge at least 4  
 days or to I would say there is NO  
possible way That Laurie Hiller  
did not have my records before  
we went to Court after all that  
is exactly what I see the dates

The time EVERYONE getting con-  
fused she had to go threw papers to  
make sure Dr. James Missett knew what  
to ask me because she was sure I  
would show for the deposition then  
she would push for trial there was  
not enough time to pull this one of I am  
intitle to know who pick up my papers  
what fed ex company. Show me the  
papers the law say I have that right  
what carrier date time from whom  
to who I have the right to see my records

word who sent Laurie her papers  
 because things don't add up Judge  
 Fogel but I sense this is over I just  
 had to send you this last part of  
 experts and my father's defense  
 team and Judge Trumble. Even  
 my own medical records. I AM  
 ME GREAT HONOR ALL OVER A PARTMENT  
 AND THIS WAS NEVER ABOUT ME AND  
 AS Laurie B. Hiller but it even if  
 they did do ALL I SAY they did what  
 does she mean by that

Sign  
 Cathy Emmer

Judge Tremble Sent  
papers Nov 10, 2008

Kasey CARL Says They Sent  
papers 11/24, 2008 first  
before 28 hearing

Dr James Mossett Had  
file Dec 3rd from  
Laurie Hilter

Laurie Hilter Had to  
have had record before  
HEARING

How else could she have  
give Doctor Mossett RECORDS  
when the Judge had even  
gotten to send them to  
her Set them up for question  
it take time for Court to send  
them she set them up for  
questioning then send them  
Back there were 5 Days  
For her to do that

Sign  
Cathy Enwere



"CONFIDENTIAL PATIENT  
INFORMATION: See California  
Welfare and Institutions Code  
Section 5328"

SAN MATEO COUNTY MENTAL HEALTH SERVICES  
ACTIVITY RECORD AND PROGRESS NOTES

NAME

Cathy Enwere

MH#

222587

YEAR	LOCATION	ACT CODE	HOURS	MINUTES	NO CHARGE	
08						Entry is required after each service. Clinician signature with license/title is required after each entry. Record length of service in hours and minutes.
12/10	P	55		5		T/c to phone number provided. Person who answered call stated she was Kelly Jones & that we have the wrong number. Kay Can. Ren
12/15	P	55		3		T/c to r/s doctor's appt. Person states this is wrong number. J.M. Doherty, MFT
12/15	A	55		6		Sent missed appt. letter. Gretta M. Saylor, MFT
12/15	A	55		3		Filled out missed appt. note, submitted to Renee Harris, Com. Worker. Gretta M. Saylor, MFT
12/15	P	55		1		Client called to reschedule missed appt. with Dr. Gabriel on 12/17/08 at 8:30. Gretta M. Saylor, MFT
12/16	P	55		3		2 voicemail messages from Cathy. Kay Can. Ren
12/16	P	51				T/c w/ ct. She stated she has appt w/ Dr. Gabriel @ 8:30 AM tomorrow & appt w/ Claudia directly afterwards. Discussed time involved to copy case. Cathy will return later in the day to view all records. Kay Can. Ren

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02 = Crisis

05 = Assessment

06 = Plan Development

07 = Rehabilitation

09 = Individual Therapy

10 = Group Therapy

12 = Collateral - family/significant others

15 = Medication

16 = Injection

17 = MD/NP, not Medicare Billable

19 = Risperdal Consta Injection

30 = TBS Assessment

41 = Family Therapy

51 = Targeted Case Management

55 = Direct Client Care-undclaimable

58 = Therap. Behavioral Services

## LOCATION CODE:

A = Office

B = Field (unspecified)

C = Jail/Hillcrest

D = Hospital/IMD/SNF

E = Homeless/Shelter

F = Faith-based Church/Temple

G = Health/Primary Care Clinic/PES

H = Home

I = Age-Specific Community Center

J = Client's Job Site

L = Residential Care - Adults

M = Mobile Service

N = Non-Traditional Location

O = Other Community Location

P = Phone

R = Residential care - Children

S = School

T = Telehealth

V = 26.5 youth out-of-State

## NO CHARGE CODE:

2 = Missed appointment - no direct service

3 = Phone call w voice mail to/from client/others

4 = Unscheduled field visit - no direct service

9 = Administrative Note - e.g. release of records, prepare documents for court, court testimony, after client deceased

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ACTIVITY RECORD AND PROGRESS NOTES

NAME

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MH#

222587

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Record length of service in hours and minutes.

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08						
DATE						
12/3	A	55	3			Signed & faxed wrap around fund request to Mental Health Assoc. Kay Cn, Dr
12/8	P	51	7	8		TIC from ct requesting to review chart. Ct stated she wanted this done by Wed or Thursday. Informed ct this writer would speak to Dr Gabriel about this tomorrow since tx team needs to be in agreement. Kay Cn, Dr
12/8	P	55	4			3 messages from ct related to frustration about records being released & stating she received notification about documents sent. Ct stated she felt County was fooled by defendants. Kay Cn, Dr
12/10	A	55	9			Discussion w/ treatment team regarding Ct review of records. If ct wants to sit down w/ tx team to review, possible dates 12/17 or 12/19 @ 8:30AM. Kay Cn, Dr
1						- Claudia Tinoco - Dr. Alyse Gabriel
12/10	P	55	2			TIC to ct. "VM not set up yet. Unable to leave message. Kay Cn, Dr

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ACTIVITY RECORD AND PROGRESS NOTES

NAME Cowee Cathy MH# 222587

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08	P	55	8			<p>Entry is required after each service. Clinician signature with license/title is required after each entry. Record length of service in hours and minutes.</p> <p>Write receive message from at gurney write the # of the apartment that she need help paying deposit.</p> <p>Rene Harris comm Kay Can Low</p>
12/2	A	05	10			<p>Write consult with supervisor. about WRAP around and - Rene Harris comm Kay Can Low</p>
12/2	P	55	7			<p>Write return phone call to et 4m for et to come in &amp; Sign Request form &amp; a consent form. to speak with Mrs Balbaky</p> <p>Rene Harris comm Kay Can Low</p>
12/2	A	51	14			<p>Write completed Housing assistance Request form.</p> <p>Rene Harris comm Kay Can Low</p>

ACTIVITY CODE:

- |                       |   |                                   |                                    |
|-----------------------|---|-----------------------------------|------------------------------------|
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| 06 = Plan Development | 12 = Collateral - family/significant others | 19 = Risperdal Consta Injection   | 55 = Direct Client Care-undainable |
| 07 = Rehabilitation   | 15 = Medication                             | 30 = TBS Assessment               | 58 = Therap.Behavioral Services    |

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- |                         |                                    |                               |                                 |
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| D = Hospital/IMD/SNF    | I = Age-Specific Community Center  | O = Other Community Location  | V = 26.5 youth out-of-State     |
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**SAN MATEO COUNTY MENTAL HEALTH SERVICES  
ACTIVITY RECORD AND PROGRESS NOTES**

NAME Enwere, Cathy

MH# 222587

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<u>08</u>						Entry is required after each service. Clinician signature with license/title is required after each entry. Record length of service in hours and minutes.
<u>11/25</u>						<u>Continued</u> <u>Clarified we submitted ct records to the judge under seal for judge to decide if should be released to the court pursuant to motion of discovery filed by defendants. Clarified we are not a party to the lawsuit but we are compelled to provide this info at this time to judge. — Kay C. Low</u>
<u>11/25</u>	<u>P</u>	<u>55</u>		<u>8</u>		<u>T/C to Cathy to give information regarding records. Cathy stated we can only release information that is relevant to her case. This writer explained that was for judge to decide &amp; not us. Ct stated she was going straight to San Francisco to sue us. — Kay C. Low</u>
<u>12/2</u>	<u>P</u>	<u>55</u>				<u>Writer received a message from a Source Balbecky requesting to talk with writer about ct. she left # for writer Kene Harris com — Kay C. Low</u>

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11/24	P	55	5	5	X	T/C w/ Supervisor Carlos who stated ct called him stating she didn't want her records released. He informed her that we must do what court tells us if subpoena. Gave supervisor some information about situation so far. <u>Ray Can, Loh</u>
11/24	P	55	6	5	X	T/C w/ DI, Eilan who stated paperwork went out in Fed Ex today after speaking w/ county counsel. She will ask Peter Finck if he can speak w/ ct to explain. <u>Ray Can, Loh</u>
11/24	P	55	4	5	X	Message from ct stating release of her records was against her rights & she will sue if released. <u>Ray Can, Loh</u>
11/25	P	55	6	5	X	T/C w/ Keith Clausen who reiterated why records released to judge to read in chambers. Suggested conference call w/ Carlos Morales. <u>Ray Can, Loh</u>
11/25	P	55	4	5	X	T/C w/ Carlos who stated he will speak to ct if she calls. <u>Ray Can, Loh</u>
11/25	P	55	5	5	X	T/C w/ County Counsel, Peter Finck who

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SAN MATEO COUNTY MENTAL HEALTH SERVICES  
ACTIVITY RECORD AND PROGRESS NOTES

NAME Enwere, Kathy

MH# 222587

YEAR	LOCATION	ACT CODE	HOURS	MINUTES	NO CHARGE	
88						Entry is required after each service. Clinician signature with license/title is required after each entry. Record length of service in hours and minutes.
11/24	P	55	8			T/C w/ Kathy to inform records going to judge. Ct stated she would sue the clinic & county if her records were released. Ct stated the judge is "dirty" and she doesn't want her records going to that judge. Ct stated she is waiting for some ruling "to compel" from another judge & stated Judge Turnbull should have waited for that ruling before calling for records. Ct asked for name & number of County Counsel. Informed Ct someone would call her back & that this writer would follow up with QI to pass on her sentiments. <i>Kathy Enwere, LSW</i>
11/24	P	55	11			T/C to QI, Lilian to inform Ct doesn't want her paperwork released & that Ct is requesting to talk to County Counsel. Also requested that QI hang on to paperwork so this writer could pick up & take to San Jose & judge if necessary after speaking with County Counsel. <i>Kathy Enwere, LSW</i>

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ACTIVITY RECORD AND PROGRESS NOTES**

NAME Enwere, Cathy

MH# 222587

YEAR	LOCATION	ACT CODE	HOURS	MINUTES	NO CHARGE	ENTRY
08						Entry is required after each service. Clinician signature with license/title is required after each entry. Record length of service in hours and minutes.
11/18	A	6		12		CCP completed & P+e CM - <i>A. G. Gabor</i>
11/18	A	6		12		<i>Licensee Name common</i>
11/18	P	SS		7		T/C w/ OI regarding need to gather/copy all paperwork from chart (see legal section for subpoena from L. Hiller.) County Counsel spoke w/ judge who will review documents to determine whether to release into court. <i>Kay Carson</i>
11/18	P	SS		2		T/C message for Peter Fink, county Counsel. <i>Kay Carson</i>
11/21	P	SS		7		T/C w/ OI, Lilian re paperwork & request to speak w/ Peter re what to explain to ct. <i>Kay Carson</i>
11/24	B	56		49		Paperwork dropped off @ OI office. <i>Kay Carson</i>
11/24	P	55		6		T/C message from Peter Fink stating County submitting paperwork to court/judge because defendants filed motion to compel disclosure. "We are not taking aside" but we are making privilege & court will decide what information if any to be released. <i>Kay Carson</i>

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5

TO Honorable Judge JEREMY FOGEL I WAS  
 looking over The docket to see what I would see  
 and I thought this would interest you I am  
 Outrage if I am reading this correctly Sir on  
 the docket # 121 11/20/08 is Laurie B. Hiller  
 Claiming Im in support off her getting my  
 Records Fraudulently taking Advantage of  
 Plaintiff and said filed by Cathy ENWERE  
 and Court Staff is involved in this 1/07/2009  
 Judge Patricia V. Trumbull Claims She  
 Subpoena San Mateo County Health Department  
 to Produce Documents Pursuant to Subpoena  
 11/25/08 Court Reporter Jana Ridenour 11/25/08  
 Says Judge Patricia V. Trumbull minute entry  
 motion Hearing held on 11/25/2008 MATTER sub-  
 mitted to compel Plaintiff to Authorize Pro-  
 duction of Health information to Laurie B. Hiller  
 Then Judge Send sends Plaintiff A notices  
 Saying she Subpoena Records on November  
 10, 2008 Here also are the so called oversized  
 decrements by E. Cathy ENWERE Judge FOGEL  
 you know there was a document explaining  
 what those documents were for what  
 happen to the Captions Sir Im not filling  
 Guilty for something that Laurie B. Hiller  
 feel she has the right to do to me to feed on  
 My Misfortions in Life giving the Courts miss  
 information about me Ive been taken by people  
 As far back as child walk on turn against  
 giving the wrong information Confusion going  
 on in My mind wondering About protection  
 of the law I pick up a Book the Arthur is  
 oe was a official of the law he wanted to  
 give back to people About the law so parts  
 of I still believe every one is not BAD here

ARE people that believe in Good Faith but this attorney explained About the MISTREATMENT of poverty stricken people Surviving governmental Corporations yes human beings serve them Manage them Own them but know one is priority before the Corporation it is out of Control and anyone connected to it Gerry Spence INVITED me into this food for thought when he talk about AND. He SAID EVERY YEAR CORPORATE CRIMES to AMERICANS OVER TEN TIMES GREATER than the combined Larcenies Robbies, burglaries, And auto thefts Committed by individuals SERIOUS MISBEHAVIOR allows the Corporation to operate with OUT REGARDS to moral values IN MY CASE RACIAL DISCRIMINATION & Mental disable people but the Federal Government and Court System is suppose to support that cause and people like Myself Here is more information of the Dockets I am paying Honorable Judge Fogel Sir with all the information IVE given you so FAR SIR WE can bring this to a close And that mental Health department will take Responsibility and Straighten out This mess And Things get back to normal well what is normal in My life hope to hear from you soon SIR so every one can go on with There life and I pray SIR that This is About Justice SIR & Truth. and I NEVER Signed anything to Support Laurie B. Hiller or in Support of Laurie B. Hiller getting My papers documents from records

Sign  
Cathy Emuere

11/20/2008	<u>121</u>	AFFIDAVIT in Opposition re <u>115</u> MOTION to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof, <u>108</u> MOTION to Compel Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof, <u>105</u> MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There filed by Cathy Enwere. (srm, COURT STAFF) (Filed on 11/20/2008) (Entered: 11/21/2008)
11/25/2008	<u>122</u>	Minute Entry: Motion Hearing held on 11/25/2008 before Patricia V. Trumbull; Matter Submitted. (Date Filed: 11/25/2008) re <u>108</u> MOTION to Compel Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof filed by G&K Management Company, Inc., <u>105</u> MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There filed by G&K Management Company, Inc. (Court Reporter Jana Ridenour.) (cm, COURT STAFF) (Date Filed: 11/25/2008) (Entered: 11/25/2008)
11/26/2008	<u>123</u>	ORDER DENYING <u>118</u> REQUEST TO VACATE HEARING. Signed by Judge Jeremy Fogel on 11/26/08. (jflc3, COURT STAFF) (Filed on 11/26/2008) (Entered: 11/26/2008)
12/04/2008	<u>124</u>	ORDER by Judge Patricia V. Trumbull re <u>105</u> and <u>108</u> Granting Defendants' Motion to Compel Production of Documents; Granting Defendants' Motion for Rule 35 Examination; Issuing Protective Order; and Setting Discovery Cut-Off of January 16, 2009. (pvtlc1) (Filed on 12/4/2008) (Entered: 12/04/2008)
12/04/2008	<u>125</u>	INTERIM ORDER re <u>115</u> Defendants Motion to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena. Signed by Judge Patricia V. Trumbull on 12/3/08. (pvtlc1) (Filed on 12/4/2008) (Entered: 12/04/2008)
12/04/2008	<u>126</u>	Declaration from Custodian of Records Keith Clausen. (gm, COURT STAFF) (Filed on 12/4/2008) . (Entered: 12/05/2008)
12/08/2008	<u>127</u>	NOTICE by Terman Associates, L.P., G&K Management Company, Inc. Supplemental Brief Setting New Date and Time for Mental Examination

09/18/2008	<u>102</u>	CERTIFICATE OF SERVICE by U.S. Department of Housing and Urban Development ("HUD") re <u>101</u> Response ( Non Motion ) (Scharf, James) (Filed on 9/18/2008) (Entered: 09/18/2008)
09/22/2008	<u>103</u>	ORDER re <u>101</u> HUD's Response to Order.Dated September 17, 2008. Signed by Judge Patricia V. Trumbull on 9/19/08. (pvtlc1) (Filed on 9/22/2008) (Entered: 09/22/2008)
09/23/2008	<u>104</u>	RESPONSE to re <u>101</u> Response by Cathy Enwere. (gm, COURT STAFF) (Filed on 9/23/2008) (Entered: 09/23/2008)
10/14/2008	<u>105</u>	MOTION to Compel <i>Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof</i> filed by G&K Management Company, Inc.. Motion Hearing set for 11/25/2008 10:00 AM in Courtroom #5, 4th Floor, San Jose. (Wagner, Eve) (Filed on 10/14/2008) (Entered: 10/14/2008)
10/14/2008	<u>106</u>	Proposed Order re <u>105</u> MOTION to Compel <i>Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There by G&amp;K Management Company, Inc.. (Wagner, Eve) (Filed on 10/14/2008) (Entered: 10/14/2008)</i>
10/15/2008	<u>107</u>	INTERIM ORDER re <u>105</u> Defendant's Motion to Compel. Signed by Judge Patricia V. Trumbull on 10/15/08. (pvtlc1) (Filed on 10/15/2008) (Entered: 10/15/2008)
10/17/2008	<u>108</u>	MOTION to Compel <i>Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof</i> filed by G&K Management Company, Inc.. Motion Hearing set for 11/25/2008 10:00 AM in Courtroom #5, 4th Floor, San Jose. (Wagner, Eve) (Filed on 10/17/2008) (Entered: 10/17/2008)
10/17/2008	<u>109</u>	Proposed Order re <u>108</u> MOTION to Compel <i>Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof</i> by G&K Management Company, Inc.. (Wagner, Eve) (Filed on 10/17/2008) (Entered: 10/17/2008)
10/17/2008	<u>112</u>	Minute Entry: Further Case Management Conference held on 10/17/2008 before Judge Jeremy Fogel (Date Filed: 10/17/2008). Bench Trial set for 1/29/2009 09:00 AM. Pretrial Conference set for 1/16/2009 11:00 AM. (Court Reporter Summer Clanton.) (dlm, COURT STAFF) (Date Filed: 10/17/2008) (Entered: 10/23/2008)



10/21/2008	<u>110</u>	MEMORANDUM in Opposition re <u>108</u> MOTION to Compel Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof, <u>105</u> MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There filed by Cathy Enwere. (Related document(s) <u>108</u> , <u>105</u> ) (gm, COURT STAFF) (Filed on 10/21/2008) (Entered: 10/22/2008)
10/22/2008	<u>111</u>	MEMORANDUM in Support re <u>110</u> Memorandum in Opposition and Proposed Order filed by Cathy Enwere. (Related document(s) <u>110</u> ) (gm, COURT STAFF) (Filed on 10/22/2008) (Entered: 10/23/2008)
11/03/2008	<u>113</u>	REQUEST for extension of time to file opposition by Cathy Enwere. (gm, COURT STAFF) (Filed on 11/3/2008) (Entered: 11/04/2008)
11/04/2008	<u>114</u>	ORDER re <u>113</u> Granting Plaintiff's Request to Extend Deadline to Oppose Defendants' Motion to Compel. Signed by Judge Patricia V. Trumbull on 11/4/08. (pvtlc1) (Filed on 11/4/2008) (Entered: 11/04/2008)
11/10/2008	<u>115</u>	MOTION to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof filed by G&K Management Company, Inc.. Motion Hearing set for 12/23/2008 10:00 AM in Courtroom #5, 4th Floor, San Jose. (Wagner, Eve) (Filed on 11/10/2008) (Entered: 11/10/2008)
11/10/2008	<u>117</u>	REQUEST by Cathy Enwere. (gm, COURT STAFF) (Filed on 11/10/2008) (Entered: 11/12/2008)
11/10/2008	<u>118</u>	REQUEST by Cathy Enwere. (gm, COURT STAFF) (Filed on 11/10/2008) (Entered: 11/12/2008)
11/12/2008	<u>116</u>	NOTICE by Terman Associates, L.P., G&K Management Company, Inc. of Request to Appear by Courtcall at Motions to Compel (Wagner, Eve) (Filed on 11/12/2008) (Entered: 11/12/2008)
11/18/2008	<u>119</u>	ORDER re <u>116</u> Denying Defendants' Request to Appear by Courtcall at Motions to Compel. Signed by Judge Patricia V. Trumbull on 11/18/08. (pvtlc1) (Filed on 11/18/2008) (Entered: 11/18/2008)
11/19/2008	<u>120</u>	Reply Memorandum in Support of G&K Management Company, Inc.'s ( <u>105</u> ) Motions to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Submit to a Mental Examination filed by G&K Management Company, Inc.. (Wagner, Eve) (Filed on 11/19/2008) Modified text to add linkage on 11/20/2008 (srn, COURT STAFF). (Entered: 11/19/2008)

10/21/2008	<u>110</u>	MEMORANDUM in Opposition re <u>108</u> MOTION to Compel Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof, <u>105</u> MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There filed by Cathy Enwere. (Related document(s) <u>108</u> , <u>105</u> ) (gm, COURT STAFF) (Filed on 10/21/2008) (Entered: 10/22/2008)
10/22/2008	<u>111</u>	MEMORANDUM in Support re <u>110</u> Memorandum in Opposition and Proposed Order filed by Cathy Enwere. (Related document(s) <u>110</u> ) (gm, COURT STAFF) (Filed on 10/22/2008) (Entered: 10/23/2008)
11/03/2008	<u>113</u>	REQUEST for extension of time to file opposition by Cathy Enwere. (gm, COURT STAFF) (Filed on 11/3/2008) (Entered: 11/04/2008)
11/04/2008	<u>114</u>	ORDER re <u>113</u> Granting Plaintiff's Request to Extend Deadline to Oppose Defendants' Motion to Compel. Signed by Judge Patricia V. Trumbull on 11/4/08. (pvtlc1) (Filed on 11/4/2008) (Entered: 11/04/2008)
11/10/2008	<u>115</u>	MOTION to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof filed by G&K Management Company, Inc.. Motion Hearing set for 12/23/2008 10:00 AM in Courtroom #5, 4th Floor, San Jose. (Wagner, Eve) (Filed on 11/10/2008) (Entered: 11/10/2008)
11/10/2008	<u>117</u>	REQUEST by Cathy Enwere. (gm, COURT STAFF) (Filed on 11/10/2008) (Entered: 11/12/2008)
11/10/2008	<u>118</u>	REQUEST by Cathy Enwere. (gm, COURT STAFF) (Filed on 11/10/2008) (Entered: 11/12/2008)
11/12/2008	<u>116</u>	NOTICE by Terman Associates, L.P., G&K Management Company, Inc. of Request to Appear by Courtcall at Motions to Compel (Wagner, Eve) (Filed on 11/12/2008) (Entered: 11/12/2008)
11/18/2008	<u>119</u>	ORDER re <u>116</u> Denying Defendants' Request to Appear by Courtcall at Motions to Compel. Signed by Judge Patricia V. Trumbull on 11/18/08. (pvtlc1) (Filed on 11/18/2008) (Entered: 11/18/2008)
11/19/2008	<u>120</u>	Reply Memorandum in Support of G&K Management Company, Inc.'s ( <u>105</u> ) Motions to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Submit to a Mental Examination filed by G&K Management Company, Inc.. (Wagner, Eve) (Filed on 11/19/2008) Modified text to add linkage on 11/20/2008 (srm, COURT STAFF). (Entered: 11/19/2008)

11/20/2008	<u>121</u>	AFFIDAVIT in Opposition re <u>115</u> MOTION to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof, <u>108</u> MOTION to Compel Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof, <u>105</u> MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There filed by Cathy Enwere. (srm, COURT STAFF) (Filed on 11/20/2008) (Entered: 11/21/2008)
11/25/2008	<u>122</u>	Minute Entry: Motion Hearing held on 11/25/2008 before Patricia V. Trumbull; Matter Submitted. (Date Filed: 11/25/2008) re <u>108</u> MOTION to Compel Plaintiff to Submit to a Mental Examination; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof filed by G&K Management Company, Inc., <u>105</u> MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There MOTION to Compel Plaintiff to (1) Produce Documents Pertaining to Her Purported Damages; and (2) Authorize Production of Health Information from Third Party; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support There filed by G&K Management Company, Inc. (Court Reporter Jana Ridenour.) (cm, COURT STAFF) (Date Filed: 11/25/2008) (Entered: 11/25/2008)
11/26/2008	<u>123</u>	ORDER DENYING <u>118</u> REQUEST TO VACATE HEARING. Signed by Judge Jeremy Fogel on 11/26/08. (jflc3, COURT STAFF) (Filed on 11/26/2008) (Entered: 11/26/2008)
12/04/2008	<u>124</u>	ORDER by Judge Patricia V. Trumbull re <u>105</u> and <u>108</u> Granting Defendants' Motion to Compel Production of Documents; Granting Defendants' Motion for Rule 35 Examination; Issuing Protective Order; and Setting Discovery Cut-Off of January 16, 2009. (pvtlc1) (Filed on 12/4/2008) (Entered: 12/04/2008)
12/04/2008	<u>125</u>	INTERIM ORDER re <u>115</u> Defendants Motion to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena. Signed by Judge Patricia V. Trumbull on 12/3/08. (pvtlc1) (Filed on 12/4/2008) (Entered: 12/04/2008)
12/04/2008	<u>126</u>	Declaration from Custodian of Records Keith Clausen. (gm, COURT STAFF) (Filed on 12/4/2008) . (Entered: 12/05/2008)
12/08/2008	<u>127</u>	NOTICE by Terman Associates, L.P., G&K Management Company, Inc. Supplemental Brief Setting New Date and Time for Mental Examination

		<i>of Plaintiff</i> (Wagner, Eve) (Filed on 12/8/2008) (Entered: 12/08/2008)
12/19/2008	<u>128</u>	REQUEST for extension of time by Cathy Enwere. (gm, COURT STAFF) (Filed on 12/19/2008) (Entered: 12/22/2008)
12/29/2008	<u>129</u>	RESPONSE to <i>Plaintiff's Latest 128 Request for Time Off from Her Case; Declaration of Laurie B. Hiller in Support Thereof</i> by Terman Associates, L.P., G&K Management Company, Inc.. (Wagner, Eve) (Filed on 12/29/2008) Modified on 12/30/2008 (gm, COURT STAFF). (Entered: 12/29/2008)
01/06/2009	<u>130</u>	MOTION to Shorten Time on <i>Motion to Compel Plaintiff to Appear at Deposition; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof</i> filed by Terman Associates, L.P., G&K Management Company, Inc.. Motion Hearing set for 2/9/2009 10:00 AM in Courtroom #5, 4th Floor, San Jose. (Wagner, Eve) (Filed on 1/6/2009) (Entered: 01/06/2009)
01/06/2009	<del>1</del> <u>131</u>	MOTION to Compel <i>Plaintiff to Appear at Deposition; Memorandum of Points and Authorities and Declaration of Laurie B. Hiller in Support Thereof</i> filed by Terman Associates, L.P., G&K Management Company, Inc.. Motion Hearing set for 2/9/2009 10:00 AM in Courtroom #5, 4th Floor, San Jose. (Wagner, Eve) (Filed on 1/6/2009) (Entered: 01/06/2009)
01/06/2009	<u>132</u>	Proposed Order Granting Defendants' <u>130</u> Motion for Order Shortening Time on <u>131</u> Motion to Compel Plaintiff to Appear at Deposition by Terman Associates, L.P., G&K Management Company, Inc.. (Wagner, Eve) (Filed on 1/6/2009) Modified on 1/7/2009 (gm, COURT STAFF). (Entered: 01/06/2009)
01/07/2009	<u>133</u>	CERTIFICATE OF SERVICE by Terman Associates, L.P., G&K Management Company, Inc. re <i>Motion for Shortened Time on Motion to Compel Plaintiff to Appear at Deposition; Motion to Compel Plaintiff to Appear at Deposition; and [Proposed] Order Granting Defendants' Motion for Order Shortening Time on Motion to Compel Plaintiff to Appear at Deposition</i> (Wagner, Eve) (Filed on 1/7/2009) (Entered: 01/07/2009)
01/07/2009	<u>134</u>	ORDER by Judge Patricia V. Trumbull Granting <u>130</u> Defendants' Motion to Shorten Time for Hearing on Motion to Compel. (pvtlc1) (Filed on 1/7/2009) (Entered: 01/07/2009)
01/07/2009	<u>135</u> ✓	ORDER by Judge Patricia V. Trumbull Granting <u>115</u> Motion to Compel San Mateo County Health Department to Produce Documents Pursuant to Subpoena. (pvtlc1) (Filed on 1/7/2009) (Entered: 01/07/2009)
01/09/2009	<u>136</u> ✓	ORDER GRANTING <u>128</u> REQUEST FOR STAY AND ADJUSTING SCHEDULING ORDER. Signed by Judge Jeremy Fogel on 1/9/09. (jflc3, COURT STAFF) (Filed on 1/9/2009) (Entered: 01/09/2009)
01/12/2009	<u>137</u>	CLERK'S NOTICE Continuing Motion Hearing Motion Hearing set for 2/24/2009 10:00 AM. (cm, COURT STAFF) (Filed on 1/12/2009)



06/20/2008	<u>68</u>	Memorandum in Opposition to <i>Cathy Enwere's Motion to Compel</i> filed by CA Department of Fair Employment and Housing. (Attachments: # <u>1</u> Exhibit Declaration of Susan Sheftel, # <u>2</u> Exhibit Reyes Declaration)(del Peral, Cesar) (Filed on 6/20/2008) (Entered: 06/20/2008)
06/24/2008	<u>69</u>	Reply Memorandum of Defendants <i>Terman Associates, L.P. and G&amp;K Management Company, Inc. to Plaintiff's Pleading Entitled "Response Plaintiff Cathy Enwere to Defendant Not Following Court Order for Discovery"; Declaration of Laurie B. Hiller in Support Thereof</i> filed by Terman Associates, L.P., G&K Management Company, Inc.. (Wagner, Eve) (Filed on 6/24/2008) (Entered: 06/24/2008)
07/08/2008	<u>83</u>	Plaintiff's Reply Papers (OVERSIZED DOCUMENT) by Cathy Enwere. (gm, COURT STAFF) (Filed on 7/8/2008) (Entered: 07/28/2008)
07/14/2008	<u>70</u>	NOTICE by Terman Associates, L.P., G&K Management Company, Inc. <i>Defendants' Request to Appear by Courtcall at Motion to Compel</i> (Wagner, Eve) (Filed on 7/14/2008) (Entered: 07/14/2008)
07/15/2008	<u>71</u>	ORDER Denying <u>66</u> Plaintiff's "Request for Subpoena to be Served on HUD and Project Sentinel Also for Relief to Be Enter Into Court to Be Look at by Courts". Signed by Judge Patricia V. Trumbull on 7/15/08. (pvtlc1) (Filed on 7/15/2008) (Entered: 07/15/2008)
07/15/2008	<u>72</u>	ORDER Re Plaintiffs Response to Defendant Not Following Court Order for Discovery. Signed by Judge Patricia V. Trumbull on 7/15/08. (pvtlc1) (Filed on 7/15/2008) (Entered: 07/15/2008)
07/15/2008	<u>73</u>	Minute Entry: Motion Hearing held on 7/15/2008 before Patricia V. Trumbull; Matter Submitted. (Date Filed: 7/15/2008)re <u>53</u> MOTION to Produce filed by Cathy Enwere. (Court Reporter Gina Colin.)(cm, COURT STAFF) (Date Filed: 7/15/2008) (Entered: 07/15/2008)
07/15/2008	<u>74</u>	ORDER re <u>70</u> Defense Counsel's Request to Appear by "Courtcall." Signed by Judge Patricia V. Trumbull on 7/15/08. (pvtlc1) (Filed on 7/15/2008) (Entered: 07/15/2008)
07/22/2008	<u>76</u>	RESPONSE in Support <i>FOLLOWING MOTION TO COMPEL DFEH TO PRODUCE DOCUMENTS</i> filed by CA Department of Fair Employment and Housing. (Urbina, Lindsey) (Filed on 7/22/2008) (Entered: 07/22/2008)
07/23/2008	<u>79</u>	Response to Motion to Compel filed by Cathy Enwere. (gm, COURT STAFF) (Filed on 7/23/2008) (Entered: 07/24/2008)
07/23/2008	<u>84</u>	RESPONSE to Motion to Compel Order Requesting Time to Prepare and Inter Summary Judgement by Cathy Enwere. (gm, COURT STAFF) (Filed on 7/23/2008) (Entered: 07/28/2008)
07/24/2008	<u>77</u>	ORDER re <u>65</u> Plaintiff's Motion to Compel DFEH to Produce Documents. Signed by Judge Patricia V. Trumbull on 7/24/08. (pvtlc1) (Filed on 7/24/2008) (Entered: 07/24/2008)
07/24/2008	<u>78</u>	ORDER re Plaintiff's Response to Motion to Compel Order Requesting



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<sup>1</sup> All documents filed electronically.

7

TO Judge JEREMY FOGEL Plaintiff Cathy Enwere & Staff MEMBER threw the mental Health Agency HAVE BEEN talking back and forth about My Concerns of how they handle My RECORDS Plaintiff has also written Mental Health Her Concerns SO the MAIN Party's Whom Plaintiff blames for Misconduct AND Fraudulent acts Wants to Meet with Plaintiff and have Called and ASK Plaintiff to Meet with them ON MORE than ONE OCCASION but EARLY on when Plaintiff Sent Judge FOGEL information FOR THEIR Clients RECORDS I WAS NO LONGER ALLOWED to look IN MY RECORDS TAKE ANYTHING OUT OF MY RECORDS when I ASK why RENEE HARRIS My Counsler SAID because Unit Chief Kacey Carr SAID SO She Can't Tell Me why BECAUSE She don't HAVE A ANSEWER for ME But This is what I HAVE explain & express to KACEY CARR, RENEE HARRIS be for and NOW First off KACEY you TOLD ME A MAN by the NAME OF PETER FINK GAVE MY RECORDS to the Judge and this is AROUND the first time RECORD WERE SENT OUT HERE RENEE kept meeting with ME and giving ME big briefs belonging to CAUSE # 111111 SAYING they were Subpoena I could tell them how they were and ANY how we FAY'S

Peter Fink Whom Suppose to be a Attorney For  
 Mental Health I believe it is a great possibility he  
 is but he would not get involved in any of  
 this especially when I Call his office And said  
 to him this is Mental Health and this Company  
 is suppose to be looking out for its clients  
 what is going on he said I don't know what  
 your talking about I said you don't know what  
 I am talking about he said know I don't he was  
 quiet I forgot the rest I was stunned went  
 on Now theres this Keith Clausen Tacey Cane  
 Come up with still cant see my RECORDS HAVE  
 to go thru with him SO I set out to find out who  
 this Keith Clausen person suppose to be be-  
 cause if their own Attorney doesn't what to  
 be involved somethings wrong I found out  
 this week from the June 8, 9, 10, 2009 That  
 Keith Clausen Works as Patient Service Manager  
 in the Insurance department that he possibly  
 gave Laurie B. Hiller one Some one from that office  
 give her Authorization papers printed my NAME  
 on them Never sign them Laurie B. Hiller sent  
 him paper work But he doesn't have the right  
 to sign stand in Court in front of a Judge HE  
 works for the San Mateo Medical Hospital 37th Ave  
 in San Mateo and I believe Judge Jeremy Fogel  
 Sir This should be check out above his head and  
 his office to see what San Mateo Medical Hospital

Higher Him for Because When I Called the office  
 of QI in San Mateo the Unit Chief Linda Frattoni  
 TALK TO ME FOR A WHILE and explain to me that  
 Keith Clausen handle Insurance and that was  
 his title she would get back to me she was going  
 to call me back because she said he had nothing  
 to do with subpoena and he could not do  
 that with out my consent and my office  
 is suppose to handle that that is where my  
 RECORDS were the Unit Chief there was in charge  
 of that she never called back so I called her  
 when I did I spoke to her she said we never  
 talked I told her yes we did I told her every  
 thing we talk about and that I was going  
 to write it down there is still now Subpoena  
 for Lawrence B. Hiller getting my RECORDS BECAUSE  
 MENTAL HEALTH Admits she had them before  
 Court Hearing then Linda told me to call  
 Patients Rights I did and I spoke with a  
 Guy by the Name of Marshall and he said  
 he was going to call Keith Clausen and set  
 Appointment with him to see what was  
 going on and why I could not see my  
 RECORDS Keith called me when I could not  
 get him to call me when I left messages  
 SO I mainly wrote This to Let you know that  
 Mr Clausen Keith Clausen Has no many titles  
 And being that he was NOT A part of QIB and



AND MR Keith Clausen Made Arrangements to interfere with Plaintiff's Case My Main Concern Clearly is that ~~that~~ what he wears He is Now Dr Keith Clausen this Month of June Sense Plaintiff has been writing mental Health about powers over her Records and who is this Mangonius Impersonating a Doctor his Recording answers Dr. Keith Clausen When I Question him about That He professes ~~ess~~ ~~ably~~ tried to erase any doubts in my mind so I Call the Medical I mean American Medical Association at 1-816-928-9390 Spoke with a Employee then told him my problem He look Dr Keith Clausen up found no Doctor Keith Clausen Mr. Keith Clausen going threw efforts to fraudulently pose as a Doctor at a hospital is against the law I have witnesses and I am sure there are plenty of other people that work there ~~work~~ that hospital are that ~~work~~ that hospital heard that Recording even the people that work there one of the people that may have heard it was patient Rights Person I called MR. MARSHALL GONCALVES who may think he's a Doctor because I ~~ask~~ ~~him~~ to call from patient rights to see why he want all me to see my Records and I got a call from Dr. Clausen to make a appointment with me patient right #573-2534 the other HAS seen the Manager / Management Insurance Service All of the following Labels Keith Clausen Staff members Unit Chief Linda Frattaroli Says Keith Clausen Had Know Right to Sign or Given My Records to Any One He's Not That

High up he doesn't hold that position now  
he's trying to pretend to be a doctor after  
I sent letters NOTERIZE to 2815 Medical  
Clinic so that meant HE stood in a Court  
Room with a Magistrate Judge with a  
Clients personal Records fraudulently  
How many people are aware of this  
I don't know but I want him and  
who ever involved held accountable

Sign  
Cathy Enos

TO Judge JEREMY Fogel Plaintiff Ching-  
 ENWERE Also Unit Chief Kacey  
 CARES Responsibilities and duties as the  
 Unit Chief She is Responsible for all Clinical  
 Services of the agency at Dills and Coordi-  
 nation, She is Responsible and in charge of  
 the hold agency to secure a successful psy-  
 chiatric practice. Critical task is to improve  
 Clinical care for patients. She expected to  
 be a good manager Supervising and Coordi-  
 nating the activities of All Clinical personnel,  
 including psychologists Providing an annual on-  
 going report of significant clinical issues her  
 Recommendations involving all aspects of Clinical  
 Care Communicating all policies and procedures to  
 the Service Staff which means that to any time  
 New Policies and procedures as did the first  
 Unit Chief Roberto G. Sanchez. She was  
 as his superior before her Doctor Sonis argues  
 and there was a known need for help. She  
 help Attorney patients Court hearing. So  
 KACEY SHE WAS Unit Chief from San Mateo  
 Medical Center Linda Fattaroli said to  
 ME Should have been a good manager. I was  
 Counselor at AS She knows that not his  
 Job He cannot be a good manager. She never  
 know how to do that AND SHE WAS HERE RESPONSIBLE  
 to another physicians BECAUSE even though

Kasey Carr Said I Would Have to Speak to  
 Keith Clausen know one has Call him Doctor  
 Keith Clausen but that Recording and that  
 did not start until after the Letter I wrote  
 to Kasey Carr About Her Coming up with Keith  
 Clausen and the fact of him handling My Records  
 without being My Doctor without My Consent  
 and I Sent the Privacy Act paper work Attach.  
 to the letter notarized but Keith Clausen know  
 all to well on a professional level policies and  
 procedures and one My mental Health issue was not  
 apart of his job that Kasey Carr as a unit Chief  
 only needed to take care of her own job his job is  
 to assist in litigation involving County Mental  
 Health issues as needed My issue was not  
 A County issue and request for my records  
 should have stay with Kasey Carr Unit Chief  
 they have hospital laws and procedures  
 Staff are not to cause triggers of psychological  
 effects (trauma exposure perceived risk to mental  
 health patient) that concerns Me Mental Health  
 staff needed to deliver psychological support  
 and intervention but because Kasey Carr did  
 not take full responsibility as a Unit Chief Client  
 never was shown respect Most clients  
 get belittled and treated as if they are of sub-  
 par mind and are not shown respect  
 Laurie Miller got her files shown to choose

Dr. Keith Clausen which Kacey Carr assigned  
 Me to call out. His permission is a psychologist  
 has a masters in Psychology He was fraudulently  
 put some where but he's not even in ARE building  
 that's why Kacey Carr Asked Renee Harris to  
 Ask me if I would meet with them on June  
 23rd 2009 so they can make it fraudulently  
 official that Keith Clausen is seeing me He not  
 A doctor at that clinic at 15 all of this is to  
 much on how here is a tape his voice mail  
 used to be Keith Clausen in court with  
 Judge Trumblee. Keith Clausen on Laurie  
 Hiller papers Keith Clausen Applicable State  
 Federal and local ordinances, laws, rules  
 and regulations. Now I will he committed  
 a crime against client & so dose Kacey Carr  
 That's why she went from Peter Pink to  
 Keith Clausen Like San Mateo County Says  
 they Don't know where he changed his  
 voice mail HE don't even work there  
 and HE should not handle my RECORD  
 according to what it calls for the position  
 but they hold anyone who know  
 who's responsible for Records.

Sean  
 [Signature]



The unit chief/unit director/medical director of a service or ward is generally responsible for the planning, development, organization, direction, and evaluation of the clinical services of the unit; establishment and implementation of the scope of the treatment program; and coordination of all the medical services. Psychiatric administrators have the

critical task of improving clinical care for patients in a complex health care environment that increasingly emphasizes cost-effectiveness and program performance. They are expected to be good managers, to embrace new, more business-oriented management methods and organizational goals, and to control the use of resources. The specific duties and responsibilities include

- Being the principal liaison between unit and other medical services
- Being responsible for the daily operation of the service
- Ensuring that each patient has the opportunity to participate in the treatment program
- Being cognizant of utilization review functions and processes and communicating problems to a utilization review administrator or physician
- Supervising and coordinating the activities of all clinical personnel, including social service workers, nurses, adjunctive therapists, and psychologists
- Developing unit goals and objectives that integrate with the hospital's mission statement
- Providing an annual/ongoing report of significant clinical issues, programs, and recommendations involving all aspects of clinical care

- Case 3:07-cv-01233-JF Document 172 Filed 06/23/09 Page 35 of 52
- Providing continuous education and service training to staff
  - Establishing the required mechanism for the coordination and cooperation between the service's program and other hospital programs and personnel
  - Communicating all policies and procedures to the service staff
  - Being available to resolve management problems and patient care around-the-clock on an "on-call basis"
  - Chairing treatment team meetings
  - Attending patients' court hearings
  - Participating in committees established by the hospital
  - Assuming responsibility for patients who are assigned to other physicians in the event of an emergency
  - Maintaining and improving professional skills by attending professional conventions and societies
  - Screening all prospective admissions to the unit
  - Participating in the hospital referral development program

On a hospital medical staff, the psychiatrist's major role is to maintain the quality standards established by the JCAHO and to pre-

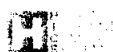
pare for its accreditation survey. Medical staff are responsible for quality assurance activities, development of clinical indicators, monitoring of clinical data, peer review of problems, planning for improved care, and implementing hospital bylaws and procedures for granting, denying, and amending clinical privileges (Coleman and Kirven 1990). One study found that the factors in the development of a good psychiatrist/administrator—past mentorship, especially during the training years; active learning about unit administration and leadership; and personality traits—all contributed significantly (Silver et al. 1990a).

Job Action Sheet

OPERATIONS SECTION  
Medical Care Branch**MENTAL HEALTH UNIT LEADER****Mission:** Address issues related to mental health emergency response, manage the mental health care area, and coordinate mental health response activities.

Date: _____	Start: _____	End: _____	Position Assigned to: _____	Initial: _____
Position Reports to: <b>Medical Care Branch Director</b>			Signature: _____	
Hospital Command Center (HCC) Location: _____			Telephone: _____	
Fax: _____		Other Contact Info: _____	Radio Title: _____	

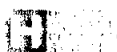
Immediate (Operational Period 0-2 Hours)	Time	Initial
Receive appointment, briefing, and appropriate forms and materials from the Medical Care Branch Director.		
Read this entire Job Action Sheet and review incident management team chart (HICS Form 207). Put on position identification.		
Notify your usual supervisor of your HICS assignment.		
Document all key activities, actions, and decisions in an Operational Log (HICS Form 214) on a continual basis.		
Appoint Mental Health team members and complete the Branch Assignment List (HICS Form 204).		
Brief Unit team members on current situation, incident objectives and strategy; outline Unit action plan and designate time for next briefing.		
Meet with the Command staff and Employee Health & Well-Being Unit Leader to plan, project, and coordinate mental health care needs of patients, their family, and staff. The plan should include addressing the mental health needs of people who arrive at the hospital with concerns that they are or may be victims of the disaster.		
Participate in briefings and meetings, as requested.		
Communicate with the Medical Care Branch Director and obtain information, as follows: <ul style="list-style-type: none"> <li>Type and location of incident.</li> <li>Number and condition of expected patients.</li> <li>Estimated arrival time to facility.</li> <li>Unusual or hazardous environmental exposure.</li> <li>Location(s) of surge of people (who may or may not be victims of the disaster) who have arrived at the facility or who are calling to ask for assistance (e.g., facility phones, reception area, ED, decontamination area, isolation area, etc.).</li> <li>Any special circumstances that must be addressed due to the nature of the incident, such as special languages, cultural needs, or security concerns.</li> </ul>		
Provide mental health guidance and recommendations to Medical Care Branch Director based on response needs and potential triggers of psychological effects (trauma exposure, perceived risk to staff and family, restrictions on movement, resource limitations, information unavailability).		
Communicate and coordinate with Logistics Section Chief to determine <ul style="list-style-type: none"> <li>Available staff (mental health, nursing, chaplains, experienced volunteers, etc.) that can be deployed to key areas of the facility to provide psychological support, and intervention.</li> </ul>		



Job Action Sheet

Operations Section  
 Medical Care Branch  
**CLINICAL SUPPORT SERVICES UNIT LEADER**  
 Page 2

Immediate (Operational Period 0-2 Hours)	Time	Initial
<ul style="list-style-type: none"> <li>Location and type of resources that can be used to assist with a mental health response, such as toys and coloring supplies for children, mental health disaster recovery brochures, fact sheets on specific hazards (e.g., information on chemical agents that include symptoms of exposure), private area in the facility where family members can wait for news regarding their loved ones, etc.</li> <li>Availability of psychotropic medications (particularly anxiolytics).</li> </ul>		
<p>Communicate with Planning Section Chief to determine:</p> <ul style="list-style-type: none"> <li>Bed availability in inpatient psychiatry units, if applicable.</li> <li>Additional short and long range mental health response needs.</li> <li>Need to provide mental health care guidance to medical community.</li> </ul>		
<p>Establish an overall mental health treatment plan for the disaster including priorities for mental health response for patients, families, and staff; staffing recommendations; recommended mental health activities/interventions; resources available and needed; and problems to be addressed in the next operational period.</p>		
<p>Regularly meet with Medical Care Branch Director to discuss medical care plan of action and staffing in all mental health areas.</p>		
<p>Receive, coordinate, and forward requests for personnel and supplies to the Medical Care Branch Director.</p>		
<p>Request clerical support from the Labor Pool and Credentialing Unit Leader, if necessary.</p>		
<p>Document all communications (internal and external) on an Incident Message Form (HICS Form 213). Provide a copy of the Incident Message Form to the Documentation Unit.</p>		
Intermediate (Operational Period 2-12 Hours)	Time	Initial
<p>Communicate and coordinate with Logistics Section Chief on the availability of:</p> <ul style="list-style-type: none"> <li>Mental health staff needed to deliver psychological support and intervention</li> <li>Availability of psychotropic medications (particularly anxiolytics)</li> </ul>		
<p>Coordinate with Logistics and Planning Section Chiefs to expand/create a recognized provisional Mental Health Patient Care Area, if necessary.</p>		
<p>Ensure that appropriate mental health standards of care are being followed and mental health needs are being met.</p>		
<p>Establish regular meeting schedule with mental health staff responding to the incident and the Medical Care Branch Director for updates on the situation regarding hospital operation needs.</p>		
<p>Maintain communication with Logistics and Planning Sections to monitor situation updates and maintain information resource availability.</p>		
<p>Communicate with local governmental mental health department, in collaboration with the Liaison Officer, to ascertain community mental health status and assess available resources.</p>		
<p>Participate in development of risk communication and public information that addresses mental health concerns.</p>		
<p>Ensure patient records are being prepared correctly and collected.</p>		
<p>Ensure your physical readiness through proper nutrition, water intake, rest, and stress management techniques.</p>		



Job Action Sheet

Operations Section  
 Medical Care Branch  
**CLINICAL SUPPORT SERVICES UNIT LEADER**  
 Page 3

Intermediate (Operational Period 2-12 Hours)	Time	Initial
Advise Medical Care Branch Director immediately of any operational issue you are not able to correct or resolve.		
Assess environmental services (housekeeping) needs in all mental health care areas; contact the Environmental Services Unit Leader for assistance.		
Report equipment and supply needs to the Medical Care Branch Director and Supply Unit Leader.		
Ensure staff health and safety issues are being addressed; resolve with Medical Care Branch Director and Employee Health and Safety Unit Leader, when appropriate.		
Develop and submit an action plan to Medical Care Branch Director when requested.		
Ensure that patient status and location information is being regularly submitted to the Patient Tracking Officer.		
In collaboration with the Medical Care Branch Director, prioritize and coordinate patient transfers to other hospitals with Transportation Unit Leader.		
Extended (Operational Period Beyond 12 Hours)	Time	Initial
Continue mental health care supervision, including monitoring quality of care, document completion, and safety practices.		
Continue to meet regularly with the mental health staff responding to the incident and the Medical Care Branch Director to keep apprised of current conditions.		
Continue to ensure the provision of resources for mental health and recovery, and education to children and families.		
Observe staff, volunteers, and patients for signs of stress and inappropriate behavior. Report concerns to the Medical Care Branch Director and the Employee Health and Well-Being Unit. Provide for staff rest periods and relief.		
Rotate staff on a regular basis.		
Continue to document actions and decisions on an Operational Log (HICS Form 214) and send to the Medical Care Branch Director at assigned intervals and as needed.		
Continue to provide Medical Care Branch Director with regular situation updates.		
Provide staff with situation update information and revised patient care practice standards.		
Continue to ensure mental health needs of patient and family are being met.		
Respond to reports or concerns from other staff regarding signs of staff stress and inappropriate behavior. Report mental health needs of staff to Employee Health and Well-Being Unit.		
Upon shift change, brief your replacement on the status of all ongoing operations, issues, and other relevant incident information.		
Demobilization/System Recovery	Time	Initial
As needs for Mental Health Unit staff decrease, return staff to their normal jobs and combine or deactivate positions in a phased manner.		
Coordinate a plan to address the ongoing mental health needs of patients, families, and		





Job Action Sheet

Operations Section  
 Medical Care Branch  
 CLINICAL SUPPORT SERVICES UNIT LEADER  
 Page 4

Demobilization/System Recovery	Time	Initial
staff, in conjunction with the Employee Health & Well-Being Unit.		
Assist Medical Care Branch Director and Unit Leaders with restoring mental health care areas to normal operating condition.		
Ensure return/retrieval of equipment and supplies and return all assigned incident command equipment.		
Upon deactivation of your position, brief the Medical Care Branch Director and Operations Section Chief, as appropriate, on current problems, outstanding issues, and follow-up requirements.		
Upon deactivation of your position, ensure all documentation and Operational Logs (HICS Form 214) are submitted to Medical Care Branch Director or Operations Section Chief, as appropriate.		
Submit comments to Medical Care Branch Director for discussion and possible inclusion in after action report. Comments should include: <ul style="list-style-type: none"> <li>• Review of pertinent position descriptions and operational checklists</li> <li>• Procedures for recommended changes</li> <li>• Section accomplishments and issues</li> </ul>		
Coordinate stress management and after-action debriefings. Participate in other briefings and meetings as required.		
<b>Documents/Tools</b>		
<ul style="list-style-type: none"> <li>• Incident Action Plan</li> <li>• HICS Form 204 – Branch Assignment List</li> <li>• HICS Form 207 – Incident Management Team Chart</li> <li>• HICS Form 213 – Incident Message Form</li> <li>• HICS Form 214 – Operational Log</li> <li>• Local public health department reporting forms</li> <li>• Hospital emergency operations plan</li> <li>• Hospital organization chart</li> <li>• Hospital telephone directory</li> <li>• Radio/satellite phone</li> </ul>		



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TO HONORABLE JEREMY FOGEL CLEARLY YOU MAY WANT TO KNOW WHY PLAINTIFFS ARE WRITING YOU ABOUT HER CASE & WHY YOU ARE ABOUT TO MAKE YOUR DECISION PLAINTIFF FEELS THESE ARE THINGS YOU MUST KNOW I CHECK INTO THIS KEITH CLAUSEN PERSON BECAUSE UNIT CHIEF KASEY CARR BROUGHT HIM ABROAD WITHOUT TELLING ME WHAT RIGHTS HE HAD TO HANDLE MY RECORDS ARE GIVE PERMISSION FOR ANYONE TO HAVE THEM I FOUND OUT HE HAD NONE KEITH CLAUSEN DOES HAVE HIS MASTER DEGREE IN PSYCHOLOGY AND LICENSE IN MARRIAGE AND FAMILY PSYCHOLOGY HE WORKS AT SAN MATEO MEDICAL CENTER 225 37TH AVENUE SAN MATEO HIS JOB TITLE MENTAL HEALTH CLINICAL SERVICES MANAGER II - MENTAL HEALTH THAT IS HIS JOB TO MY UNDERSTANDING ANYONE WITH A MASTER'S DEGREE IN PSYCHOLOGY AND A LICENSE HAS THE RIGHT TO USE THE WORD DR. KEITH CLAUSEN BUT IN MY CASE WHEN I FIRST CALL KEITH CLAUSEN OFFICE HIS VOICE MAIL SAID ONLY HIS NAME IN COURT JUDGE TRUMBLE USED ONLY KEITH CLAUSEN ON LAUREN B. HILLER PAPERS IT WAS ONLY KEITH CLAUSEN THEN WHEN I THE PLAINTIFF WRITES KASEY CARR ABOUT THIS KEITH CLAUSEN ILLEGALLY HANDLING MY PAPERS HIS VOICE MAIL BECOMES DOCTOR KEITH CLAUSEN BUT EVEN IF HE IS DOG

for Keith Clausen He would still have to  
 have my permission to handle my RECORDS,  
 OR FILES KACEY CARR did not have my permission  
 OR my doctor's permission to give another  
 Doctor my charts When there WAS A Subpoena  
 before ALLIS Doctor Jorie Wiggers and  
 Roberto G. handle That Subpoena that's  
 also when that DR. Keith Clausen came  
 upon his recorder I Spoke to the Unit  
 Chief There Linda Fattaroli At 225 SAN Mateo  
 Medical Center She told me Keith Clausen  
 don't work at 225 Medical Center this was  
 the 15th When I went to the Hospital to check  
 things out and do research Linda Fattaroli is a  
 Unit Chief just like Kacey Carr Judge Fogel  
 AND She CAN tell you that Keith Clausen  
 is not suppose to handle Subpoenas  
 That ARE sent to KACEY CARR Agency that  
 is for my Doctor who is Doctor Gabriel  
 and KACEY CARR to handle by law because  
 DR. GABRIEL by right is my Doctor that is  
 one of the REASONS he changed his record-  
 ing because the new Plaintiff would be  
 calling and he new I was documenting  
 paper work and writing to the clinic about  
 him handling my files and he might  
 confess he was my Doctor so since he  
 had or has Agreed in Psychology which



Many people do he would throw me off  
 by putting Dr Keith Clausen on the phone  
 So plainly I would think he was working  
 in mental health as a doctor when I  
 called Feneé HARRIS because she and  
 Kacey Calk and Keith Clausen wanted  
 to meet with me on June 23, 2009 this  
 month and told her why are you still lead-  
 ing me in the wrong direction Keith Clausen  
 is not a practicing doctor I have the feeling  
 she called his office because all of this  
 happen last week June 8, 9, 10, 2009  
 early morning and early afternoon when  
 I called back to speak with Keith they  
 said he would be out for the rest of the  
 week so I said I would like to leave  
 a message on his voice mail the receptionist  
 told me she would take it I said NO thank  
 you I want his voice mail she said well  
 don't you have his number I said lady  
 will you please transfer me she did it  
 took a minute but the Dr Keith Clausen was  
 missing I then hung up the phone called  
 back ask what happen to the recording  
 was but on hold but Mr Clausen works  
 in Administrative Part He may assist in  
 litigation involving County Mental Health  
 issues as needed but I am not sure

part but not out of order. The fact is that  
 have to do with doctor patient or I am  
 not his client. I am not a doctor. When  
 Judge Patricia Trumbull called Keith  
 Clausen to court concerning Plaintiffs  
 records Plaintiff felt she should have  
 seen them also. I am not a doctor. Plaintiffs  
 records when Plaintiff ask Keith Clausen  
 which company deliver her records  
 he said he didn't know he would have  
 to look it up. Laurie Hiller says he was  
 a custodian of records. He never bother  
 to correct her. She claim he gave her  
 records. I ask didn't Laurie Hiller  
 get her record before the court date  
 he said yes but now one knows how but  
 I have never receive anything not  
 even until this day June 17, 2009, here  
 is Mr Clausen voice mail. Yes he is a doctor  
 but that not the doctor I feel he is trying  
 to play. He is trying to be one who has the  
 right to handle clients records be even  
 so now not without my consent and  
 the receptionist Claudia Salada, Christine  
 Zachos, Jade May & Chantae Rochester  
 don't know when he changed recorder  
 from Keith Clausen to Doctor Keith Clausen.

Sign  
Cathy Enwere

YES and before MR. Keith Clausen  
try to use mental health client  
CATHY ENWERE HOW MANY OTHER  
PEOPLE WORKING FOR MENTAL HEALTH  
THAT WAS HIRED AS OR FOR DIFFERENT  
REASON THAT HAS A MASTERS IN PSYCHOLOGY  
ARE NOW ANSWERING THE PHONE AS  
DOCTORS.

Sign  
Cathy Enwere

Changing different hats Laurie B. Hiller  
needed you as Custodian of Records  
Judge Patricia Trumbull needed you  
as a person who was legal to sign  
for my Records to be given but  
you purjured yourself I did not  
give you my consent you weren't  
my doctor and no right to my  
Records you didn't work for 2415

Sign  
Cathy Enwere



San Mateo Medical Center  
A County System of Healthcare

# PATIENT COMPLAINT WORKSHEET

**Date of complaint:** 6/12/09 **Date(s) of complaint occurrence:** \_\_\_\_\_

In person: ☒ By phone: \_\_\_\_\_ Other: \_\_\_\_\_

**Received by:** Glynis Carreira Initial: \_\_\_\_\_ Dept: Patient Advocate

Phone #: 650-573-3731 Time: Afternoon

**Patient name:** Cathy Enwere

M: \_\_\_\_\_ F: ☒ DOB: 1/34/1956 Medical Record #: \_\_\_\_\_ MR # \_\_\_\_\_

**Person filing complaint:** Same Phone #: \_\_\_\_\_

Relationship to patient: \_\_\_\_\_

**Area(s) of complaint:** Mental Health – Keith Clausen CLINICAL SERVICES MANAGER II-MENTAL HEALTH

## Summary of complaint:

## Disposition:

6/15 Patient has come in today because she has a problem with Keith Clausen saying he is a doctor when he doesn't use that title. She wants to know if he is working as a doctor, because he want to court as Keith Clausen not as "Doctor" Keith Clausen. He also answered as custodian of records for the mental health department. The Mental health creationist said he was a patient service manager. When she has called before his voice mail answers as Keith Clausen now it is answering as Dr. Keith Clausen. The patient said she has checked with the medical association and they say there is not a Dr. Keith Clausen. If he was to be handling my medical records he would have to have been a psychiatrist or he has no reason to be handling my medical records.

cc:	<u>Name</u>	<u>Title/Department</u>	<u>Date</u>
	G. Carreira	Patient Advocate	

**MENDOCINO COUNTY GOVERNMENT  
CLASS SPECIFICATION**

**CLASS TITLE:** MENTAL HEALTH CLINICAL SERVICES MANAGER  
**DEPARTMENT:** MENTAL HEALTH  
**REPORTS TO:** MENTAL HEALTH DIRECTOR

**CLASS CODE:** 47513  
**FLSA STATUS:** E  
**DATE:** 7/05

**JOB SUMMARY AND DISTINGUISHING FEATURES:**

Under administrative supervision, directs, coordinates and supervises systems of care; develops and creates resources to improve mental health services to target population; collaborates with other social service agencies to maximize service. Incumbents in this class may provide administration, supervision and coordination of psychiatric health facility within targeted group with management authority over facility.

**DISTINGUISHING FEATURES:**

This is a licensed classification; it is distinguished from non-licensed classifications within the Mental Health department by the performance of professional-level counseling and therapy services. This classification is distinguished from other supervisor level positions within the department by its administrative oversight of a division of the department.

**SUPERVISION EXERCISED:**

This classification exercises third-level supervision.

**ESSENTIAL JOB FUNCTIONS:** (All responsibilities may not be performed by all incumbents.)

Carry out supervisory responsibility in accordance with policies, procedures and applicable laws including: interviewing, hiring and training, planning, assigning and directing work; appraising performance; rewarding and disciplining employees; addressing complaints and resolving problems.

Maintain hospital standards for licensing via state mental health services and compliance with laws, regulations and patient rights.

Serve as clinical team member; meets daily to review treatment plans, social work and client programs.

Establish and maintains a variety of programs within area of responsibility.

Participate in program manager meetings, staff meetings, and other activities as specified.

Formulate and implement all policies and procedures.

Monitor operating budget as assigned.

Assist in litigation involving County mental health issues as needed.

Develop and monitor contracts with other agencies.

Write chart notes in accordance with professional standards, state regulations and department protocol, and ensure proper filing either by filing or submitting to the proper area for filing.

Complete all required paper work.

Perform other related duties as assigned.

**MATERIAL AND EQUIPMENT USED:**

Vehicle              Computer              General Office Equipment



Mental Health Clinical Services Manager Class Specification

Class Code: 47513

Page 2

**MINIMUM QUALIFICATIONS REQUIRED:**

**Education and Experience:**

Master's degree from an accredited college or university in social work, or a related field; and,

Four to six years of progressively responsible related experience; or,

Bachelor's degree, when also possessing a Psychiatric Registered Nurse certification, and;

Four to Six years of progressively responsible related experience; or,

Any combination of education, training and experience, in conjunction with the required licensure, which provides the required knowledge, skills, and abilities to perform the essential functions of the job.

**Licenses and Certifications:**

Marriage and Family Therapist (or)

Licensed Clinical Social Worker (or)

Licensed Psychologist (or)

Psychiatric Registered Nurse

**KNOWLEDGE, SKILLS, AND ABILITIES:**

**Knowledge of:**

Principles and practices of social work, psychology, mental illness.

Available community and governmental resources.

Principles, practices and techniques of counseling approaches.

Applicable state, federal and local ordinances, laws, rules and regulations.

Current psychopharmacology, substance abuse and appropriate treatments.

Record keeping, report preparation, filing methods and records management techniques.

Basic budgetary principles and practices.

Administrative principles and practices, including goal setting and implementation.

Administration of staff and activities, either directly or through subordinate supervision.

Methods and techniques of research, statistical analysis and report presentation.

All computer applications and hardware related to performance of the essential functions of the job.

**Skill in:**

Mental Health Clinical Services Manager Class Specification

Class Code: 47513

Page 3

Using tact, discretion, initiative and independent judgment within established guidelines.

Researching, compiling, and summarizing a variety of informational and statistical data and materials.

Organizing work, setting priorities, meeting critical deadlines, and following up on assignments with a minimum of direction.

Communicating clearly and effectively, both orally and in writing.

Planning, organizing, assigning, directing, reviewing and evaluating the work of staff.

Selecting and motivating staff and providing for their training and professional development.

Preparing clear and concise reports, correspondence and other written materials.

**Mental and Physical Abilities:**

Ability to read, analyze and interpret professional periodicals and journals, technical procedures and government regulations.

Ability to speak effectively before public groups and respond to questions.

Ability to write clear and concise chart notes in accordance with professional standards, state regulations and department protocol.

Ability to write reports, correspondence, procedure manuals.

Ability to define problems, collect data, establish facts and draw valid conclusions.

While performing the essential functions of this job the employee is frequently required to sit, use hands to finger, handle, or feel, reach with hands and arms, and speak and hear.

**Working Conditions:**

Work is performed in a normal interior environment with little exposure to outdoor temperatures or dirt and dust.

The incumbent's working conditions are typically moderately quiet, but may become loud.

This class specification should not be interpreted as all-inclusive. It is intended to identify the essential functions and requirements of this job. Incumbents may be requested to perform job-related responsibilities and tasks other than those stated in this specification. Any essential function or requirement of this class will be evaluated as necessary should an incumbent/applicant be unable to perform the function or requirement due to a disability as defined by the Americans with Disabilities Act (ADA). Reasonable accommodation for the specific disability will be made for the incumbent/applicant when possible.

## BUSINESS AND PROFESSIONS CODE SECTION 2050-2079

2050. The Division of Licensing shall issue one form of certificate to all physicians and surgeons licensed by the board which shall be designated as a "physician's and surgeon's certificate."

2051. The physician's and surgeon's certificate authorizes the holder to use drugs or devices in or upon human beings and to sever or penetrate the tissues of human beings and to use any and all other methods in the treatment of diseases, injuries, deformities, and other physical and mental conditions.

2052. (a) Notwithstanding Section 146, any person who practices or attempts to practice, or who advertises or holds himself or herself out as practicing, any system or mode of treating the sick or afflicted in this state, or who diagnoses, treats, operates for, or prescribes for any ailment, blemish, deformity, disease, disfigurement, disorder, injury, or other physical or mental condition of any person, without having at the time of so doing a valid, unrevoked, or unsuspended certificate as provided in this chapter or without being authorized to perform the act pursuant to a certificate obtained in accordance with some other provision of law is guilty of a public offense, punishable by a fine not exceeding ten thousand dollars (\$10,000), by imprisonment in the state prison, by imprisonment in a county jail not exceeding one year, or by both the fine and either imprisonment.

(b) Any person who conspires with or aids or abets another to commit any act described in subdivision (a) is guilty of a public offense, subject to the punishment described in that subdivision.

(c) The remedy provided in this section shall not preclude any other remedy provided by law.

**California Business and Professions Code Sections 2050-2079****License Required and Exemptions**

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**BUSINESS AND PROFESSIONS CODE  
SECTION 2050-2079**

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(b) Any person who conspires with or aids or abets another to commit any act described in subdivision (a) is guilty of a public offense, subject to the punishment described in that subdivision.

(c) The penalty provided in this section shall not preclude any other penalty provided by law.

(d) (a) The proposed registration program developed pursuant to subdivision (b) shall provide that, for purposes of the proposed registration program:

A physician and surgeon practices medicine in this state if that person is located outside of this state and, through the use of any medium, including an electronic medium, does or attempts to practice, or advertises or holds himself or herself out as practicing, any system or mode of treating the sick or diseased in this state, or diagnoses, treats, operates for, or prescribes for any ailment, blemish, deformity, disease, deformament, disorder, injury, or other physical or mental condition of any person, without having at the time of so doing a valid, unrevoked, or unsuspended certificate as provided in this section or without being authorized to perform the act pursuant to a certificate obtained in accordance with some other provision of law, is guilty of a public offense, punishable by a fine not exceeding ten thousand dollars (\$10,000), by imprisonment in the state prison, by confinement in a county jail not exceeding one year, or by both the punishment and either imprisonment.

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